From the INTERNATIONAL SEARCHING AUTHORITY To: NOTIFICATION OF TRANSMITTAL OF PFIZER INC. THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL Attn. Fuller, Grover F. Jr. 201 Tabor Road SEARCHING AUTHORITY, OR THE DECLARATION Morris Plains, New Jersey 07950 UNITED STATES OF AMERICA (PCT Rule 44.1) Date of mailing (day/month/year) 28/02/2005 Applicant's or agent's file reference PC25320A FOR FURTHER ACTION See paragraphs 1 and 4 below International application No. international filing date (day/month/vear) PCT/IB2004/003694 08/11/2004 Applicant PFIZER PRODUCTS INC. The applicant is hereby notified that the international search report and the written opinion of the international Searching Authority have been established and are transmitted herewith. Filling of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the international Application (see Rule 48): When? The time limit for filing such amendments is normally 2 months from the date of transmittel of the international Search Report; however, for more datalis, see the notes on the accompanying speed. Where? Directly to the International Bureau of WIPO, 34 chemin des Colombeties 1211 Geneva 20, Switzerland, Fascimile No.: (41-22) 740.14.35 For more detailed instructions, see the notes on the accompaning sheet. The applicant is hereby notified that no internetional search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the internetional Searching Authority are transmitted herewith. 3. With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that: the protest together with the decision thereon has been transmitted to the international Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the decision thereon. no decision has been made yet on the protest: the applicant will be notified as soon as a decision is made. Soothy date the explosion of 18 secretia from the protrity date, the international application will be published by the international beginning of the the protrity date, the protried beginning of the international secretia, of the printing date, must reach the international Bureau as provided in Pludes 90bis.1 and 90bis.3, respectively, believe the completion of the technical properations for international published. The applicant ring submit comments on an informal beats on the written opinion of the international Searching Authority to the international Bearman. The international Bearman will seek on copy of such orienteries to all designated Colless unless an international preferringly examination report has been or in to be established. These comments would also be made available to the public but not before the expiration of 30 months forms the priority date.

Within 18 membs from the priority date, but only to respect of some designated Diseas, a sense to international preliminary construction must be feel the applicant views to prospect whe early to be a related some disease and some offices even interly charge in some Offices even intelly charge in the prescribed acts for some Offices even intelly charge in the prescribed acts for early into the notices place before those designation of the prescribed acts for early into the notices place before those designation of offices.

In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.

See the Annex to Form PGT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume II, National Chapters and the WIPO Internet site,

Name and mailing address of the International Searching Authority
European Patent Crifics, P.B. 5518 Patendaan 2
N. 2280 HV Rijselijk
Tel. (+31-70) 340-2040, Tx. 31 651 epo rtl,
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(See notes on accompanying sheet)

Form PCT/ISAV220 (Jenuary 2004) (See notes, o

These Notes are intended to give the basic instructions concerning the filting of amendments under stricts 19. The Notes are based on the requirements of the Petert Cooperation Tearly, the Regulations and the Administrative Instructions under that Tearly, in case of discoverancy between these believe of those requirements, the latter are applicable. For more detailed information, see also the PGT Applicant's Guide, a publishment with the Conference of the

in these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The supplient has, also having resirved the international search report, one opportunity to amond the delains of the international search parts of the international opportunity and the search parts of the international opposition (selection, and description and description and description and description, there is no useful to the search parts of the search parts

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the International phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmitted of the international search report or 16 months from the priority date, withhorever times third appears later. It should be noted, however, that the enternational transmit all the considerance of the state of the search of the

Where not to file the amendments?

The amendments may only be filed with the international Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been in filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as Red.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the dains appearing on a replacement sheel must be numbered in Arabic numerals. Where a claim is concelled, no sensitivities of the other dains is required. In all cases where claims are renumbered, they must be renumbered consociatively Commentative instructions, Seedon 200(5).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Beclius 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amendad claims. It should not be confused with the "Statement under Article 18(1)" (see below, under "Statement under Article 18(1)").

The letter must be in English or French, at the choice of the applicant, However, if the language of the bring the language of the language of the language of the language of the international application to French, the letter must be in French.

Notes to Form PCTASA/220 (first sheet) (January 1994)

The letter must indicate the differences between the claims as filled and the claims as amended, it must, in particular, indicate, in connection with each claim appearing in the international application (it being understoot that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (i) the claim is cancelled:
- (ii) the claim is new:
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying latter:

- (Where originally there were 46 claims and after amenchent of some claims there are 51): "Claims 1 to 29, 1, 32, 34, 35, 37 to 48 replaced by amended colams bearing the same numbers; claims 30, 33 and 36 unbanged; new claims 49 to 51 added."
- (Where originally there were 15 claims and after emendment of all claims there are 11): "Claims 1 to 15 replaced by amended claims 1 to 11."
- (When originally there were 14 claims and the amendments consist in cancelling some claims and in adding retwo claims;
 Calisms 1 to 8 and 14 unchanged; claims 7 to 13 canceled; new claims 15, 16 and 17 added, or "Claims 7 to 15 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14, usem 73 subdivide into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact fails such amendments might have on the description and the drawings (which carnot be emended under Article 19(1)).

The statement will be published with the international application and the amended claims.

it must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be contrased with and does not reptace the letter indicating the differences between the claims as Red and as amended. It must be Red on a separate wheel and must be identified as such by a heading, preferably by using the words 'Estatement under Article 19(1).

It may not contain any disparaging comments on the international search report or the relevance of oliations contained in that report. Reference to obtaions, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a domand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the unendments with the tribundional Bureau, also file a copy of such unendments with the International Preliminary Examining Authority (see False 62.2(4), first sertance).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as exceeded under Article 19 may have to be turnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as till.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

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Notes to Form PCT/ISA/220 (second sheet) (January 1994)

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INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

pplicants or agents for C25320A	FOR FUR ACTIO		see Form PCT/ISA/220 well as, where applicable, item 5 below.
nternational application	No. International film	ig date (day/monthlyear)	(Earliest) Priority Date (day/month/year)
CT/IB2004/003	694 01	8/11/2004	21/11/2003
pplicant PIZER PRODUCT	S INC.		
according to Article 18 This International Sea	A copy is being transmitted to the in rch Report consists of a total of;	temational Bureau. 5 sheets.	Authority and is transmitted to the applicant
X It is at	so accompanied by a copy of each pri	or ert document cited in	this report.
Basis of the report With regard to language in w	the language, the international searchich it was filed, unless otherwise indi	cated under this item.	basis of the international application in the
b. Wathe	this Authority (Rule 23.1(b)).		sed in the international application, see Box No. I.
2. X Certai	in claims were found unsearchable	(See Box II).	,
3. Unity	of invention is tacking (see Box III).		
4. With regard to the	title,		
the te	at is approved as submitted by the app	allcant.	
	at has been established by this Author	•	
THE USE OF	ANTI BIOTICS AS VACCII	AL ADOUVANTS	
5. With regard to the	abstract,		
X the to:	at is approved as submitted by the app	plicant.	
the te	at has been established, according to	Rule 38.2(b), by this Aut	thority as it appears in Box No. IV. The applicant search report, submit comments to this Authority.
6. With regard to the	drawings,		
a. the figure of the	ne drawings to be published with the	abstract is Figure No	
	as suggested by the applicant.		
	as selected by this Authority, becau	se the applicant falled to	suggest a figure.
П	as selected by this Authority, becau	se this figure better char	racterizes the invention.

Form PCT/ISA/210 (first sheet) (January 2004)

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by dessification symbols) IPC 7 A61K

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the informational search (name of data base and, where practical, search terms used)

EPO-Internal, WPI Data, PAJ, BIOSIS, CHEM ABS Data

C. DOCUMENTS CONSIDERED TO BE RELEVANT

X Further documents are listed in the continuation of box C.

Form PCT//SAV210 (second sheet) (January 2004)

Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
x	SATO YUKIO ET AL: "Adjuvant effect of a 14-member macrolide antibiotic on DNA vaccine" (CELLULAR IMMUNOLOSY, vol. 197, no. 2, 1 November 1999 (1999-11-01), pages 145-150, XP002316892 ISSN: 0008-8749 the whole document	1-18
x	TOMASIC JELKA ET AL: "The effect of cefodizime and related compounds on humoral insumune response in rabbits" ACTA PHARMACEUTICA (ZAGREB), vol. 44, no. 2, 1994, pages 109-116, XPOMS042733 ISSN: 0354-2971 the whole document	1-18
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Date of the actual completion of the international search 11 February 2005	Date of mailing of the international search report 28/02/2005		
Name and mailing address of the ISA European Prient Citics, P. B. 5818 Palontitian 2 N. – 2200 IV Rigardy Tet. (-31-70) 340-2016, Tt. 31 651 epo nl, Fax: (-31-70) 340-2016	Authorized efficer Rankin, R		

Pateral tarnity members are fished in annex.

Detreion A .	Citation of document, with Indication, where appropriate, of the relevant passages	Relevant to claim No.
X	WOO PATRICK C Y ET AL: "Antibiotics modulate vaccine-induced humoral immune response"	1-18
	CLINICAL AND DIAGNOSTIC LABORATORY IMMUNOLOGY, vol. 6, no. 6, November 1999 (1999-11).	
	pages 832-837, XP002316893 ISSN: 1071-412X the whole document	
(YANG D ET AL: "Mammalian defensins in immunity: more than just microbicidal" TRENDS IN IMMUNOLOGY, ELSEVIER, CAMBRIDGE, 6B,	1,3,4, 14,17
	vol. 23, no. 6, 1 June 2002 (2002-06-01), pages 291-296, XP004365772 ISSN: 1471-4906 the whole document	
4	CONFER A W ET AL: "Immunogenicity of recombinant Mannheimia haemolytica serotype I outer membrane protein PIpE and augmentation of a commercial vaccine" VACCINE, BUTTENORTH SCIENTIFIC. BUILDFORD, 68,	1-18
	vol. 21, no. 21-22, 20 June 2003 (2003-06-20), pages 2821-2829, XP004429680 15SH: 0264-410X abstract	
١	WO 99/56802 A (PFIZER PRODUCTS INC; BRONK, BRIAN, SCOTT; LETAVIC, MICHAEL, ANTHONY; K) 17 December 1998 (1998-12-17) cited in the application claims	1-18
١	US 6 339 063 B1 (KROPP HELMUT ET AL) 15 January 2002 (2002-01-15) column 1, line 1 - column 2, line 56	1-18

1. Claims Nos.:	This inte	mational Search Report has not been established in respect of certain claims under Article 17(2)(a) for the following reasons:
antimal body, the search has been carried out and based on the alleged effect of the composition. 2. Claims Nos:	1. X	
because they relate to parts of the International Application that do not comply with the pre-criterior equirements to such an actent that no meetings in international Search can be certed out, specifically: 2. Claims Note: because they are dependent claims and are not drafted in accordance with the second and third sentances of Rule 6.4(e). Box III Observations where unity of Invention is lacking (Continuation of Item 3 of first sheet) This international Searching Authority found studies inventions in this international application, as follows: 1. As all required additional search fees were timely paid by the applicant, this International Search Report owers all searchable claims could be searched without effort justifying an additional lee, this Authority did not invite payment of any additional search sees were simely paid by the applicant, this International Search Report owers only those claims for which fees were paid, specifically claims Nos. As only some of the required additional search fees were simely paid by the applicant, this International Search Report owers only those claims for which fees were paid, specifically claims Nos. As only some of the required additional search fees were simely paid by the applicant, this International Search Report owers only those claims for which fees were bird, specifically claims Nos. As only some of the required additional search fees were simely paid by the applicant, this International Search Report to restricted to the invention first mentioned in the claims, it is overed by claims Nos. Parents on Protest The additional search fees were accompanied by the applicant's protest.		animal body, the search has been carried out and based on the alleged effect
because they are dependent claims and are not drafted in accordance with the second and third sentences of Rule 6.4(e). Box III Observations where unity of invention is facility (Continuation of Nem 3 of first sheet) This international Searching Authority found radigle Inventions in this international application, as follows: 1.	2.	because they relate to parts of the international Application that do not comply with the prescribed requirements to such
This International Searching Authority found multiple Inventions in this International application, as follows: 1. As all required additional search fees were limity paid by the applicant, this International Search Report covers all searchable claims could be searched without effort justifying an additional lee, this Authority did not invite payment of any additional lee. 3. As only some of the required additional search lies were sinely paid by the applicant, this International Search Report covers any those claims for which loss were good, specifically claims Froz. 4. ho required additional search fees were timely paid by the applicant, Consequently, this International Search Report is restricted to the invention first manifored in the claims, it is covered by claims Not.	3. 🔲	Cisime Nbs.: because they are dependent dailms and are not drafted in accordance with the second and third sentences of Rule 6.4(e).
1. As all required additional search fees were limely paid by the applicant, this International Search Report covers all searchable claims could be searched without effort justifying an additional lee, this Authority did not invite payment of any additional lee. 3. As only some of the required additional search lies were sinely paid by the applicant, this International Search Report covers any those claims for which loss were paid, specifically claims From: 4. ho required additional search fees were timely paid by the applicant, Consequently, this International Search Report is restricted to the Invention first manifolined in the claims, it is covered by claims Not. Permank on Protest The additional search fees were accompanied by the applicant protest.	Box III	Observations where unity of invention is lacking (Continuation of Item 3 of first sheet)
asscribate datine. As all searchable claims could be searched without effort justifying an additional ise, the Authority did not invite payment of any additional ise. As only some of the required additional search fees were simply paid by the applicant, this international Search Report overse only those claims for which fees were paid, specifically claims Nos. As only some of the required additional search fees were paid, specifically claims Nos. 4. No required additional search less were timely good by the applicant. Consequently, this international Search Report to restricted to the invention first mentioned in the claims, it is covered by claims Nos. Remark on Protest The additional search fees were accompanied by the applicant's protest.	This inte	mational Searching Authority found multiple Inventions in this international application, as follows:
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	4.	No required additional search fees were timely paid by the applicant, Contequently, this international Search Report is restricted to the invention first mentioned in the attents; it is occurred by claims Nos.:
No protest accompanied the payment of additional search lees,		
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